

4/22 meet w/ Robin & Nancy

Selected FOIA Requests – 04/10/2019–04/17/2019

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|    | FOIA #             | Requester             | Organization                           | Submitted | Assigned  | Synopsis   |
|----|--------------------|-----------------------|--|-----------|---|--|
| 1. | EPA-HQ-2019-004926 | Mr. Alexander Guillen | POLITICO                               | 4/10/2019 | EPA-HQ-AO - Office of the Administrator                         | I request any emails sent to or by certain EPA employees that include the phrase " <b>45 Club</b> ". The timeframe for this request is from Jan. 20, 2017, until the date this request is processed. Please include the following current and former employees in the search: Michael Abboud; Chris Beach; Elizabeth "Tate" Bennett; Molly Block; Brittany Bolen; Derrick Bolen; Steven Cook; Preston Cory; Kelsi Daniell; Alex Dominguez; Nick Falvo; Drew Feeley; Stephen Gordon; David Harlow; Austin Henderson; James Hewitt; John Konkus; Will Lovell; Michael Molina; Charles Munoz; Patrick Traylor; Joseph Brazauskas; Kaitlyn Shimmin; Don Benton; Doug Ericksen; Kevin Chmielewski; Layne Bangerter; Sydney Hupp; Millan Hupp; Samantha Dravis; Sarah Greenwalt; Jahan Wilcox; Lincoln Ferguson; and Forrest McMurray. |
| 2. | EPA-HQ-2019-004954 | David Abell           | Sierra Club, Environmental Law Program | 4/10/2019 | EPA-HQ-OW-OGWDW - Office of Ground Water and Drinking Water     | <b>Any documents related to Class VI injection well applications</b> for the last 2 years.   |
| 3. | EPA-HQ-2019-004957 | Mr. michael cybulski  | GEM                                    | 4/10/2019 | EPA-HQ-OAR-OAQPS - Office of Air Quality Planning and Standards | A list of <b>all continuous emission monitors and predictive emission monitors</b> in USA along with plant contact information (name, phone, email)  |
| 4. | EPA-HQ-2019-004961 | Marisa Endicott       | Mother Jones                           | 4/10/2019 | EPA-HQ-AO - Office of the Administrator                         | correspondence between the US Environmental Protection Agency and <b>Sen. Kamala Harris' office</b> from 2017 to present.  |

✓ ⇒ Review Added /CLOSED  
 ✓ ⇒ Awareness Notification Sent

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| 5.  | EPA-HQ-2019-004962 | Marisa Endicott            | Mother Jones | 4/10/2019 | EPA-HQ-AO - Office of the Administrator | correspondence between the US Environmental Protection Agency and Rep. <b>Tulsi Gabbard's</b> office from 2012 to present.  |
| 6.  | EPA-HQ-2019-004963 | Marisa Endicott            | Mother Jones | 4/10/2019 | EPA-HQ-AO - Office of the Administrator | log of all correspondence between the US Environmental Protection Agency and Rep. <b>Jay Inslee's</b> office from 1992 to 2012.   |
| 7.  | EPA-HQ-2019-004964 | Mr. Jacob Rosenberg        | Mother Jones | 4/10/2019 | EPA-HQ-AO - Office of the Administrator | Date Range: January 1, 2013 - Present<br>A log of all correspondence between the Environmental Protection Agency and <b>Senator Cory Booker's</b> office.   |
| 8.  | EPA-HQ-2019-004965 | Mr. Jacob Rosenberg        | Mother Jones | 4/10/2019 | EPA-HQ-AO - Office of the Administrator | Date Range: Jan. 1, 2003 - Present<br>A log of all correspondence between the Environmental Protection Agency and Representative <b>Tim Ryan's</b> office (both his 17th District office and his 13th District office).   |
| 9.  | EPA-HQ-2019-004966 | Mr. Jacob Rosenberg        | Mother Jones | 4/10/2019 | EPA-HQ-AO - Office of the Administrator | Date Range: Jan. 1, 1991 - Present<br>â— A log of all correspondence between the Environmental Protection Agency and <b>Senator Bernie Sander's</b> office.<br>â— A log all correspondence between the Environmental Protection Agency and Representative Bernie Sander's office.   |
| 10. | EPA-HQ-2019-004969 | Dr. Gretchen L Boria Perez |              | 4/10/2019 | EPA-HQ - Headquarters                   | Any and all records for Rincon Blue Water, LLC and it's affiliated company <b>Blue Water Development</b> involving <b>Puerto Rico</b> , including applications and permits obtained, violations and any relevant information regarding their hotel and casino development and business dealings and plans in Puerto Rico. |

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| 11. | EPA-HQ-2019-004972 | Mr. Mark Walker | The New York Times | 4/11/2019 | EPA-HQ-AO - Office of the Administrator | I request any emails sent to or by certain EPA employees that include the phrase " <b>45 Club</b> ". The timeframe for this request is from Jan. 20, 2017, until the date this request is processed. Please include the following current and former employees in the search: Michael Abboud; Chris Beach; Elizabeth "Tate" Bennett; Molly Block; Brittany Bolen; Derrick Bolen; Steven Cook; Preston Cory; Kelsi Daniell; Alex Dominguez; Nick Falvo; Drew Feeley; Stephen Gordon; David Harlow; Austin Henderson; James Hewitt; John Konkus; Will Lovell; Michael Molina; Charles Munoz; Patrick Traylor; Joseph Brazauskas; Kaitlyn Shimmin; Don Benton; Doug Ericksen; Kevin Chmielewski; Layne Bangerter; Sydney Hupp; Millan Hupp; Samantha Dravis; Sarah Greenwalt; Jahan Wilcox; Lincoln Ferguson; and Forrest McMurray. |
| 12. | EPA-HQ-2019-004973 | Mr. Mark Walker | The New York Times | 4/11/2019 | EPA-HQ-AO - Office of the Administrator | I request all <b>communications between EPA and Congress</b> regarding the <b>reorganization of regional offices</b> that takes effect on April 15, 2019. Please limit the search to communications on or after Sept. 6, 2019. For more, please see the attached staff memo from Administrator Andrew Wheeler on EPA's plans to submit a "realignment package" for congressional review.   |
| 13. | EPA-HQ-2019-004974 | Mr. Mark Walker | The New York Times | 4/11/2019 | EPA-HQ-AO - Office of the Administrator | I request copies of all <b>correspondence between EPA and state governors</b> sent or received on or between March 1 and March 31, 2019.   |

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| 14. | EPA-HQ-2019-004975 | Nick C Allen | M.M. Paralegal                  | 4/11/2019 | EPA-HQ-OARM - Office of Administration and Resources Management | <p>Number of <b>GS 15 employees</b> Agency wide by race, Office i.e Region 1, Region 2, Headquarters. Headquarters should be separated into Headquarters (DC Only) &amp; Headquarters (remote locations such as Labs, RTP, Cincinnati, etc.)</p> <p>Number of GS 14 employees Agency wide by race, Office i.e Region 1, Region 2, Headquarters. Headquarters should be separated into Headquarters (DC Only) &amp; Headquarters (remote locations such as Labs, RTP, Cincinnati, etc.)</p> <p>Average Award for GS-15 employees agency wide by race, Office i.e Region 1, Region 2, Headquarters. Headquarters should be separated into Headquarters (DC Only) &amp; Headquarters (remote locations such as Labs, RTP, Cincinnati, etc.)</p> <p>Number of GS 14 employees Agency wide by race, Office i.e Region 1, Region 2, Headquarters. Headquarters should be separated into Headquarters (DC Only) &amp; Headquarters (remote locations such as Labs, RTP, Cincinnati, etc.)</p> <p>From 2015 to present. Number of EPA employees receiving training at the OPM Federal Executive Institute by Grade , and Office. Please include summarized training cost at the Office level</p> |
| 15. | EPA-HQ-2019-004979 | Ann Brown    | Center for Biological Diversity | 4/11/2019 | EPA-HQ-OCSPP-OPP - Office of Pesticide Programs                 | <p>From September 1, 2017 to the date EPA conducts this search, prioritizing the records associated with the December 6, 2018 meeting of the <b>"Interagency Working Group to Coordinate ESA Consultations for Pesticide Registrations and Registration Review"</b> ("Pesticide Working Group" )1:</p> <ol style="list-style-type: none"> <li>1. The emails sent or received by Richard Keigwin or Marrieta Echieverra about the Pesticide Working Group; and</li> <li>2. The records from Mr. Keigwin and/or Ms. Echieverra from the Pesticide Working Group's meetings they attended, specifically preparatory materials, meeting materials, meeting notes and their records generated in connection with working group.</li> </ol>  |

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| 16. | EPA-HQ-2019-004982 | Erik Leckner      | EPA (Former Federal Government Contractor/Lead Engineer) | 4/11/2019 | EPA-HQ - Headquarters                                      | <p>How does ERA (Energy Reorganization Act) and all the environment acts such as CERCLA pertain to the EPA EMP which is provided for by the EPA and funded by the public (the American taxpayer). DOE has asked the U.S. Nuclear Regulatory Commission (NRC) to provide technical advice and consultation. Those NRC reviews are performed at the request of DOE under an Interagency Agreement. DOE may consult with NRC on waste determinations for closures of those tanks in the future. In accordance with the Hanford Federal Facility Agreement and Consent Order (Tri Party Agreement) and State-approved closure plans, those tanks will be closed in coordination with the U.S. Environmental Protection Agency and the State of Washington Department of Ecology.</p> <p>ERA should therefore cover EPA's work via interagency agreements. Please investigate <b>how ERA and EPA are related via cooperative agreement with the DOE.</b></p> |
| 17. | EPA-HQ-2019-004993 | Mr. Max Shterngel | Office of the Attorney General of the State of New York  | 4/11/2019 | EPA-HQ-OAR-OTAQ - Office of Transportation and Air Quality | <p>The January 2019 FOIA Request seeks, inter alia, records in the possession of EPA submitted by <b>glider vehicle manufacturers subject to the Glider Rule</b>, covering the model year ending December 31, 2017, and the model year ending December 31, 2018 when those documents became available.</p>  |

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| 18. | EPA-R10-2019-004987 | Mr. Marshal Hoda     | Gibbs Bruns LLP | 4/11/2019 | EPA-R10-ECL - Office of Environmental Cleanup | <p>1. communication that the U.S. Environmental Protection Agency (EPA) Region 10 treats as its effective law and policy concerning its settlement authority or <b>ability to provide contribution protection to settling parties</b> under the Comprehensive Environmental Response, Compensation, and Liability Act;</p> <p>2. All contracts, statements of work, guidelines, directions, or workplans executed by EPA and any neutral retained to aid in resolving a controversy and/or allocating liability at any of the Relevant Sites (as defined below), or otherwise provided by EPA to such a neutral;</p> <p>3. All settlement agreements, consent decrees, administrative settlement agreements and orders on consent, administrative orders on consent, or similar agreements EPA entered into or reached with Potentially Responsible Parties (PRPs) with respect to any of the Relevant Sites;</p> <p>4. Complete administrative records supporting any settlement EPA reached with any PRP with respect to any of the Relevant Sites.</p> <p>For purposes of this request, the following Superfund sites are defined as the "Relevant Sites" :</p> <p>"Ç Commencement Bay Near Shore/Tide Flats, Tacoma, WA (EPA ID: WAD980726368)</p> <p>"Ç Commencement Bay, South Tacoma Channel, Tacoma, WA (EPA ID: WAD980726301)</p> <p>"Ç Lower Duwamish Waterway, Seattle, WA (EPA ID: WA0002329803)</p> <p>"Ç Portland Harbor, Portland, OR (EPA ID: ORSFN1002155)</p> |
| 19. | EPA-R10-2019-004996 | Mr. Norman A. Dupont | Ring Bender LLP | 4/11/2019 | EPA-R10-ECL - Office of Environmental Cleanup | <p>All DOCUMENTS related to field notes collected and maintained by EPA Region 10's contractor, CDM Smith, related to the <b>PORTLAND HARBOR SUPERFUND SITE</b> and the PDI Investigation.</p>  |

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| 20. | EPA-R1-2019-004989 | Mr. Marshal Hoda | Gibbs Bruns LLP | 4/11/2019 | EPA-R1-OSRR - Office of Site Remediation and Restoration | <p>1. All non-privileged written opinions and communications, including those authored by the Office of Legal Counsel, that the U.S. Environmental Protection Agency (EPA) Region 1 treats as its effective law and policy concerning its settlement <b>authority or ability to provide contribution protection</b> to settling parties under the Comprehensive Environmental Response, Compensation, and Liability Act;</p> <p>2. All contracts, statements of work, guidelines, directions, or workplans executed by EPA and any neutral retained to aid in resolving a controversy and/or allocating liability at any of the Relevant Sites (as defined below), or otherwise provided by EPA to such a neutral;</p> <p>3. All settlement agreements, consent decrees, administrative settlement agreements and orders on consent, administrative orders on consent, or similar agreements EPA entered into or reached with Potentially Responsible Parties (PRPs) with respect to any of the Relevant Sites;</p> <p>4. Complete administrative records supporting any settlement EPA reached with any PRP with respect to any of the Relevant Sites.</p> <p>For purposes of this request, the following Superfund sites are defined as the "Relevant Sites" :</p> <p>"Ç GE-Housatonic River, Pittsfield, MA (EPA ID: MAD002084093)</p> <p>"Ç Centredale Manor Restoration Project, North Providence, RI (EPA ID: RID981203755)</p> |



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| 21. | EPA-R2-2019-004990 | Mr. Marshal Hoda | Gibbs Bruns LLP | 4/11/2019 | EPA-R2-ERRD - Emergency and Remedial Response Division | <p>1. All non-privileged written opinions and communications, including those authored by the Office of Legal Counsel, that the U.S. Environmental Protection Agency (EPA) Region 2 treats as its effective law and policy concerning its settlement authority or <b>ability to provide contribution protection to settling parties</b> under the Comprehensive Environmental Response, Compensation, and Liability Act;</p> <p>2. All contracts, statements of work, guidelines, directions, or workplans executed by EPA and any neutral retained to aid in resolving a controversy and/or allocating liability at any of the Relevant Sites (as defined below), or otherwise provided by EPA to such a neutral;</p> <p>3. All settlement agreements, consent decrees, administrative settlement agreements and orders on consent, administrative orders on consent, or similar agreements EPA entered into or reached with Potentially Responsible Parties (PRPs) with respect to any of the Relevant Sites;</p> <p>4. Complete administrative records supporting any settlement EPA reached with any PRP with respect to any of the Relevant Sites.</p> <p>For purposes of this request, the following Superfund sites are defined as the "Relevant Sites" :</p> <p>"ç Gowanus Canal, Brooklyn, NY (EPA ID: NYN000206222)</p> <p>"ç Hudson River PCBs, Hudson River, NY (EPA ID: NYD980763841)</p> <p>"ç Newtown Creek, Brooklyn, Queens, NY (EPA ID: NYN000206282)</p> |

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| 22. | EPA-R4-2019-004986 | Yeliann Montanez |              | 4/11/2019 | EPA-R4 - Region 4 | <p>documents which in any way relate to the <b>City of Atlanta's Combined Sewer Overflows ("CSOs" )</b>, Sanitary Sewer Overflows ("SSOs" ), and/or Stormwater System located at, around, or about United Avenue S.E. (formerly "Confederate Avenue" ) and Walker Avenue S.E, Atlanta, Georgia, 30316. My request includes, but is not limited to, the following:</p> <ol style="list-style-type: none"> <li>1. Any and all complaints about the City of Atlanta's CSOs, SSOs, and/or Stormwater Systems located at, around, or about United Avenue S.E. and/or Walker Avenue S.E., including backups, outages, malfunctions and/or upsets;</li> <li>2. Any and all correspondence between the City of Atlanta and the Environmental Protection Division's Watershed Protection Branch ("EPD" ) and/or the United States Environmental Protection Agency Region 4's Water Protection Division ("US EPA Region 4" ) regarding the City Atlanta's CSOs, SSOs, and/or Stormwater Systems located at, around, or about United Avenue S.E. and Walker Avenue S.E.;</li> <li>3. Any and all warnings and/or notices of violations issued by EPD and/or US EPA Region 4 to the City of Atlanta regarding the City's CSOs, SSOs, and/or Stormwater Systems located at, around, or about United Avenue S.E. and Walker Avenue S.E.;</li> <li>4. Any and all hydrology studies taken at or from, including groundwater and surface water sampling and results, the City of Atlanta's CSOs, SSOs, and/or Stormwater Systems located at, around, or about United Avenue S.E. and Walker Avenue S.E.;</li> <li>5. Any and all maps, sketches, plans and/or diagrams of the City of Atlanta's CSOs, SSOs, and/or Stormwater Systems located at, around, or about United Avenue S.E. and Walker Avenue S.E.;</li> <li>6. Any and all permits issued to the City of Atlanta for stormwater CSOs, SSOs, and/or Stormwater Systems located at, around, or about Uni</li> </ol> |

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| 23. | EPA-R5-2019-004988 | Mr. Marshal Hoda | Gibbs Bruns LLP        | 4/11/2019 | EPA-R5 - Region 5                               | <p>1. All non-privileged written opinions and communications, including those authored by the Office of Legal Counsel, that the U.S. Environmental Protection Agency (EPA) Region 5 treats as its effective law and policy concerning its settlement <b>authority or ability to provide contribution protection to settling parties</b> under the <i>Comprehensive Environmental Response, Compensation, and Liability Act</i>;</p> <p>2. All contracts, statements of work, guidelines, directions, or workplans executed by EPA and any neutral retained to aid in resolving a controversy and/or allocating liability at any of the Relevant Sites (as defined below), or otherwise provided by EPA to such a neutral;</p> <p>3. All settlement agreements, consent decrees, administrative settlement agreements and orders on consent, administrative orders on consent, or similar agreements EPA entered into or reached with Potentially Responsible Parties (PRPs) with respect to any of the Relevant Sites;</p> <p>4. Complete administrative records supporting any settlement EPA reached with any PRP with respect to any of the Relevant Sites.</p> <p>For purposes of this request, the following Superfund sites are defined as the "Relevant Sites" :</p> <p>"Ç Fox River NRDA/PCB Releases, Green Bay, WI (EPA ID: WI0001954841)</p> <p>"Ç Allied Paper, Inc./Portage Creek/Kalamazoo River, Kalamazoo, MI (EPA ID: MID006007306)</p> |
| 24. | EPA-HQ-2019-005017 | Ms. Tori Yundt   | Center for Food Safety | 4/12/2019 | EPA-HQ-OCSPP-OPP - Office of Pesticide Programs | <p>Any and all documents, from January 1, 2018 to present, regarding the Environmental Protection Agency's scientific assessment of <b>dicamba</b> formulations XtendiMax, FeXaPan and/or Engenia, which contain the communications from or to the following employees of the EPA's Office of Chemical Safety and Pollution Prevention:</p> <p>(A) Deputy Assistant Administrator Erik Baptist;</p> <p>(B) Deputy Assistant Administrator Nancy Beck;</p> <p>(C) Deputy Assistant Administrator for Programs Charlotte Bertrand; and</p> <p>(D) Environmental Engineer James Tyree.</p>  |

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| 25. | EPA-HQ-2019-005018 | Corbin Hiar      |                                   | 4/12/2019 | EPA-HQ-OECA - Office of Enforcement and Compliance Assurance | all records concerning <b>Susan Bodine's schedule</b> from September 2016 to the date on which this request is filled.   |
| 26. | EPA-HQ-2019-005020 | Mr. Sean Reilly  | Environment and Energy Publishing | 4/12/2019 | EPA-HQ-OAR - Office of Air and Radiation                     | <b>calendar of Clint Woods</b> , deputy assistant administrator of the Office of Air and Radiation, from March 1, 2019 through March 31, 2019.   |
| 27. | EPA-HQ-2019-005021 | Mr. Sean Reilly  | Environment and Energy Publishing | 4/12/2019 | EPA-HQ-OAR - Office of Air and Radiation                     | <b>calendar of Bill Wehrum</b> , assistant administrator of the Office of Air and Radiation, from March 1, 2019 through March 31, 2019.  |
| 28. | EPA-HQ-2019-005022 | Mr. Sean Reilly  | Environment and Energy Publishing | 4/12/2019 | EPA-HQ-AO - Office of the Administrator                      | All nominations, including the <b>names of the respective nominating individuals or organizations</b> , received by the <b>Science Advisory Board Staff Office</b> in response to the Feb. 28, 2019 Federal Register notice soliciting the nominations of scientific experts to be considered for appointment to the Clean Air Scientific Advisory Committee.  |
| 29. | EPA-HQ-2019-005064 | Will Evans       | Reveal News                       | 4/12/2019 | EPA-HQ - Headquarters  | All <b>complaints made to EPA regarding Amazon, or any employer with "Amazon"</b> in its name, from Jan. 1, 2018 to the present.   |
| 30. | EPA-R1-2019-005004 | Mrs. Randi Clark | Farm Journal                      | 4/12/2019 | EPA-R1 - Region 1  | I am requesting the <b>list of CAFO permits</b> for the States of Idaho, Massachusetts, New Hampshire and New Mexico as you are the permitting authority for these states. I am requesting all information regarding the facilities that is accessible via a FOIA request such as permit number, facility name, address, city, state and zip code and any other information that is available<br><br>For fees please provide an invoice so I can submit it to the proper department. |

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| 31. | EPA-R5-2019-005012 | Marc Edwards     |                                 | 4/12/2019 | EPA-R5 - Region 5                               | 1) All emails between <b>Murray.Regan@epa.gov</b> and <b>s.mcelmurry@wayne.edu</b> from 10/2016-present<br>2) <b>Email sent to Murray.Regan@epa.gov</b> containing the search terms NCIMM and EPANET and ROSTER in September 2018   |
| 32. | EPA-HQ-2019-005048 | Ann Brown        | Center for Biological Diversity | 4/15/2019 | EPA-HQ-OCSPP-OPP - Office of Pesticide Programs | from January 1, 2016 to the date EPA conducts this search:<br>1. A list of the applications submitted to EPA's Office of Pesticide Programs seeking to register a new pesticide product in a manner that would require issuance of a unique EPA registration number. If a list is not available, the Center requests the notice of receipts of those applications; and<br>2. The approval or denial decisions EPA made generated in connection to the applications referenced in Item #1 above.   |
| 33. | EPA-R2-2019-005053 | David Schwartz   | Newsday                         | 4/15/2019 | EPA-R2 - Region 2                               | All written correspondence from 2010 through April 15, 2019, including e-mails, from then EPA regional administrator Judith Enck, former deputy administrator George Pavlou, and staff members Walter Mugdan, John Lapadula, Robert Avery, Walter Mugdan and Peter Lopez to staff or representatives of New York State Department of Environmental Conservation, as well as other outside agencies concerning <b>Naval Weapons Industrial Reserve Plant and Northrop Grumman Corporation Site (NWIRP)</b> in Bethpage, New York. EPA ID: NYD002047967<br>The site is located at 830 South Oyster Bay Road, Bethpage, New York 11714. It is also known as NWIRP-Bethpage, Grumman Aerospace Corporation, Northrop Grumman Corporation. |
| 34. | EPA-R3-2019-005055 | Mr. Mark R Cuker | Cuker law firm                  | 4/15/2019 | EPA-R3 - Region 3                               | All Reports received from Aqua about <b>PFAS</b> contamination near the Willow Grove Base in Horsham PA   |

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| 35. | EPA-R4-2019-005028 | Meaghan McElroy      |                | 4/15/2019 | EPA-R4 - Region 4 | <p>1. <b>detail any and all clean-up attempts of Superfund sites within a 30-mile radius of Laurel Bay Military Housing</b>, Marine Corps Recruit Depot (MCRD) at Parris Island, or Marine Corps Air Station (MCAS) Beaufort, particularly in relation to Kalama Specialty Chemicals, Blake and Johnson Company, and the small dye plant that once operated north of MCAS Beaufort; and/or</p> <p>2. detail the claims of toxic tort made concerning military housing in Region 4 between the years of 2009 and 2019.</p> |
| 36. | EPA-R5-2019-005027 | Miss Camille Johnson |                | 4/15/2019 | EPA-R5 - Region 5 | <p>The current <b>lead content of Flint, Michigan water as of 2019</b></p> <p>The records that capture the data depicting the lead content of Flint, Michigan water from 2014 to the present in order to determine a trend in if the lead content has truly decreased.D154</p>  |
| 37. | EPA-R5-2019-005032 | Mr. Albert Ettinger  | Sierra Club    | 4/15/2019 | EPA-R5 - Region 5 | <p>Records since <b>2012 regarding Facility Response Plans for the Chicago Region and the Superior Region for pipelines of Enbridge Energy</b></p>  |
| 38. | EPA-R5-2019-005033 | Ms. Valerie V Panne  | IN THESE TIMES | 4/15/2019 | EPA-R5 - Region 5 | <p><b>Any air quality report(s)</b>, or air monitoring data collected in the five years, in the <b>Southwest neighborhood of Detroit</b>, Michigan (areas including, but not limited to, the 48217 zip code) and nearby areas, such as South Dearborn</p>   |

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| 39. | EPA-R7-2019-005026 | Mr. David A Domina | Domina Law Group, PC, LLO | 4/15/2019 | EPA-R7 - Region 7                            | <p>This request concerns <b>Big Ox Energy</b>, LLC or Big Ox Energy "a" Sioux Land, LLC, located at, and then put in its street address, and the South Sioux City sanitary sewer system, and the Sioux City waste water treatment plant, and it has a plant number, NPPDES something. The time frame involved is August 1, 2016 to the present time. And then, requested are these items:</p> <p>1.1. All reports to EPA concerning the matters involving, or suspected to relate to or involve, Big Ox Energy or any of its subsidiaries or affiliates and their operations at the company in Nebraska at any time since August 1, 2016.</p> <p>1.2. All records of EPA's action involving the Sioux City, Iowa Waste Water Treatment Plant and overload of that plant attributed to:</p> <p>1.2.1. City of South Sioux City, Nebraska.</p> <p>1.2.2. Big Ox Energy, LLC.</p> <p>1.3. All reports of or action concerning confirmed or suspected hydrogen sulfide releases or discharges emanating from or caused by Big Ox Energy and involving the sewer system of the city of South Sioux City.</p> <p>1.4. Matters relating to alleged injuries or damages to residential properties or persons residing in them caused by discharges including but not limited to hydrogen sulfide discharges or development of it.</p> |
| 40. | EPA-HQ-2019-005068 | Clay Keys          |                           | 4/16/2019 | EPA-HQ-OIG - Office of the Inspector General | List of all OIG closed cases  |
| 41. | EPA-HQ-2019-005069 | Clay Keys          |                           | 4/16/2019 | EPA-HQ - Headquarters                        | FOIA logs for 1-1-17 to 8-31-17   |

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|-----|---------------------|-----------------------|-----------------------------|-----------|-----------------------|---|
| 42. | EPA-HQ-2019-005081  | Mr. Ken Klippenstein  |                             | 4/16/2019 | EPA-HQ - Headquarters | A list of <b>all gifts received by any and all EPA employees</b> (present or former) from <b>foreign government sources</b> from January 20, 2017 to April 16, 2019. Federal law requires that federal employees file statements on such gifts with their employing agencies. Publication of this listing is required by Section 7342(f) of Title 5, United States Code, as added by Section 515(a)(1) of the Foreign Relations Authorization Act, Fiscal Year 1978 (Pub. L. 95-105, August 17, 1977, 91 Stat. 865). Please include all gifts received by Scott Pruitt and Andrew Wheeler during the aforementioned time frame.   |
| 43. | EPA-R10-2019-005070 | Ms. Elizabeth McNagny | Washington Dept. of Ecology | 4/16/2019 | EPA-R10 - Region 10   | <p>Timeframe: From June 1, 2018 to present</p> <p>We are requesting any and all records, EPA has relative to the reconsideration of <b>Washington's human health criteria</b>, including but not limited to emails, written materials, meeting information, calendar invitations, agendas, and memos.</p> <p>This includes:</p> <ul style="list-style-type: none"> <li>- March 20, 2019 memo signed by Erica Fleisig "Posting an FDMS Docket without a Federal Register Notice"</li> <li>- Supporting materials related to the March 20, 2019 memo</li> <li>- Any documents related to a proposal to reverse the 2016 disapproval of Washington's human health criteria</li> <li>- Any documents related to docket numbers: <ul style="list-style-type: none"> <li>o EPA-HQ-OW-2015-0174</li> <li>o EPA-HQ-OW-2015-0174-0433</li> </ul> </li> </ul> |

Selected FOIA Requests – 04/10/2019–04/17/2019

|     | FOIA #             | Requester        | Organization | Submitted | Assigned                                | Synopsis   |
|-----|--------------------|------------------|--------------|-----------|---|--|
| 44. | EPA-R4-2019-005072 | Yeliann Montanez |              | 4/16/2019 | EPA-R4 - Region 4                       | <p>Pursuant to the Freedom of Information Act, and by way of this letter, I formally request that the U.S. E.P.A. Region 4's Water Protection Division ("US EPA Region 4" ), make available for inspection and copying any documents which in any way relate to the <b>City of Loganville's Wastewater Treatment Facility</b> located at 4479 H O Byrd Road, Loganville, Georgia. The relevant time frame for the requested documents set forth below is April 1, 2015 to the present:</p> <ol style="list-style-type: none"> <li>1. Any and all complaints about the City of Loganville's Wastewater Treatment Facility, including backups, outages, malfunctions and/or upsets;</li> <li>2. Any and all correspondence between US EPA Region 4 and the Environmental Protection Division ("EPD" ) and/or the City of Loganville regarding the City's Wastewater Treatment Facility;</li> <li>3. Any and all warnings and/or notices of violations issued by EPD and/or US EPA Region 4 to the City of Loganville regarding the City's Wastewater Treatment Facility;</li> <li>4. Any and all hydrology studies taken at or from, including groundwater and surface water sampling and results, the City of Loganville's Wastewater Treatment Facility;</li> <li>5. Any and all maps, sketches, plans and/or diagrams of the City of Loganville's Wastewater Treatment Facility;</li> <li>6. Any and all permits issued to the City of Loganville for its Wastewater Treatment Facility; and,</li> <li>7. Planning documents, progress reports, and/or quarterly reports regarding the City of Loganville's Wastewater Treatment Facility.</li> </ol> |
| 45. | EPA-R8-2019-005074 | Mr. Jack Greene  | Jacobs       | 4/16/2019 | EPA-R8-OWP - Office of Water Protection | <p>I am interested in <b>Class I Injection Well Permits</b> issued by the Underground Injection Control in the State of Colorado.</p>  |

# Selected FOIA Requests – 04/10/2019–04/17/2019

|     | FOIA #             | Requester            | Organization   | Submitted | Assigned          | Synopsis  |
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| 46. | EPA-R9-2019-005066 | Mr. Patrick McMullen | Sparacino PLLC | 4/16/2019 | EPA-R9 - Region 9 | <p>(1) All communications<sup>1</sup> between, and records related to communications between, the U.S. Environmental Protection Agency ("EPA" )<sup>2</sup> and any entity or individual listed in Exhibit A.</p> <p>(2) All external communications between, and records related to external communications between, EPA and any person, organization, company, or state or federal agency not within EPA, related to the use, government oversight, or regulation of <b>Hydrogen Fluoride, Modified Hydrogen Fluoride, or Sulfuric Acid by petroleum refinery operations</b> operating in California.</p> <p>The relevant time period for this request is: December 1, 2014, through the present.</p> |

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| FOIA #                 | Requester       | Organization                   | Submitted | Assigned              | Synopsis   |
|------------------------|-----------------|--------------------------------|-----------|-----------------------|--|
| 47. EPA-HQ-2019-005099 | Mr. Kevin Braig | Shumaker, Loop & Kendrick, LLP | 4/17/2019 | EPA-HQ - Headquarters | <p>since January 1, 2005:</p> <ol style="list-style-type: none"> <li>1. All <b>completed USDA Form AD-1026 that have been submitted or provided to Region 5 for any reason.</b></li> <li>2. All requests for information issued pursuant to Section 308(a) of the Clean Water Act, 33 U.S.C. 1318(a) to any person who has submitted an USDA Form AD-1026 to Region 5.</li> <li>3. All records relating to all completed enforcement actions (including but not limited to any complaint, consent judgment, or consent order) taken by US EPA against a person or entity that submitted a USDA Form AD-1026 to the NRCS, obtained a wetlands determination from the NRCS, and engaged only in activity that was consistent with and complied with the NRCS' wetlands determination.</li> <li>4. All records, including but not limited to guidance documents, relating to coordination of wetlands determinations by the US EPA and the USDA's NRCS or the U.S. Army Corps of Engineers and the USDA's NRCS.</li> <li>5. All records, including guidance documents, relating to U.S. EPA's policy and procedures, if any that relate to making wetlands determinations on property that is subject to a USDA Form AD-1026.</li> <li>6. All records, including but not limited to guidance documents, relating to the February 25, 2005 "Joint Guidance from the Natural Resources Conservation Service (NRCS) and the Army Corps of Engineers (COE) Concerning Wetland Determinations for the Clean Water Act and the Food Security Act of 1985.</li> <li>7. All records, including but not limited to guidance documents, relating to the "Accardi Doctrine," which was first set forth in U.S. ex rel. Accardi v. Shaughnessy, 347 U.S. 260 (1954).</li> </ol> |

Selected FOIA Requests – 04/10/2019–04/17/2019

|     | FOIA #             | Requester       | Organization                   | Submitted | Assigned          | Synopsis   |
|-----|--------------------|-----------------|--------------------------------|-----------|-------------------|--|
| 48. | EPA-R5-2019-005098 | Mr. Kevin Braig | Shumaker, Loop & Kendrick, LLP | 4/17/2019 | EPA-R5 - Region 5 | <p>since January 1, 2005:</p> <ol style="list-style-type: none"> <li>1. All <b>completed USDA Form AD-1026 that have been submitted or provided to Region 5 for any reason.</b></li> <li>2. All requests for information issued pursuant to Section 308(a) of the Clean Water Act, 33 U.S.C. 1318(a) to any person who has submitted an USDA Form AD-1026 to Region 5.</li> <li>3. All records relating to all completed enforcement actions (including but not limited to any complaint, consent judgment, or consent order) taken by US EPA against a person or entity that submitted a USDA Form AD-1026 to the NRCS, obtained a wetlands determination from the NRCS, and engaged only in activity that was consistent with and complied with the NRCS' wetlands determination.</li> <li>4. All records, including but not limited to guidance documents, relating to coordination of wetlands determinations by the US EPA and the USDA's NRCS or the U.S. Army Corps of Engineers and the USDA's NRCS.</li> <li>5. All records, including guidance documents, relating to U.S. EPA's policy and procedures, if any that relate to making wetlands determinations on property that is subject to a USDA Form AD-1026.</li> <li>6. All records, including but not limited to guidance documents, relating to the February 25, 2005 "Joint Guidance from the Natural Resources Conservation Service (NRCS) and the Army Corps of Engineers (COE) Concerning Wetland Determinations for the Clean Water Act and the Food Security Act of 1985.</li> <li>7. All records, including but not limited to guidance documents, relating to the "Accardi Doctrine," which was first set forth in U.S. ex rel. Accardi v. Shaughnessy, 347 U.S. 260 (1954).</li> </ol> |

